

EXHIBIT 13

INVOICE

PAGE



Trident Steel Corporation

12825 Flushing Meadows Drive, Suite 110
 St. Louis, MO 63131
 Telephone: 314-822-0500 • Telefax: 314-984-8700

INVOICE NO.

 P2639K -IN
 10/31/13

Remit To: TRIDENT STEEL CORP.

Post Office Box 798279
 Saint Louis, MO 63179-8000

INVOICE DATE

 ORDER NUMBER
 ORDER DATE
 SALESPERSON
 CUSTOMER NO

 P2639
 12/30/13
 0015
 01-0002183
 Daniel Nelson

SOLD TO:

Calyx Energy LLC
 6901 S. Pierce Street
 Suite 270
 Littleton CO 80128

SHIP TO:

Delivered
 Perkins, OK OSCL
 Payne County, OK
 Ship Date: 10/29/13

CONFIRM TO:

John Podowski

CUSTOMER P.O.	SHIP VIA	F.O.B.	TERMS	
See Lease	DEL	Perkins, OK	Net 45 Days	
ITEM	QUANTITY SHIPPED		PRICE	AMOUNT

Lease: HOLDERREAD 34-4 MH

New API Oilwell Casing

05121700PHBAJ*0	TSB				
5 1/2x17# HCP BTC A-JU BEST *0		4039.04	13.4700	54,405.87	
05121700PHBAJ*J	TSB				
5 1/2x17# HCP BTC A-JU BEST *J		95.00	.0000	.00	

Tallies attached.

DUE DATE	12/15/13	NET INVOICE	54,405.87
DISC. DATE		FREIGHT	.00
		SALES TAX	2,890.58
		INVOICE TOTAL	57,296.45

** NOTE: TERMS AND CONDITIONS OF SALE ARE LISTED ON REVERSE SIDE OF THIS INVOICE.**

TERMS AND CONDITIONS OF SALE

1. The rights and duties of Seller (Trident Steel Corporation) and Buyer (indicated above) shall be governed exclusively by the terms and conditions contained in this Invoice. These terms and conditions may not be added to, modified, superseded or otherwise altered except by written instrument signed by an authorized representative of Seller. These terms and conditions shall be deemed accepted by Buyer if not altered by such a written instrument. These terms and conditions shall prevail insofar as they may conflict with the terms and conditions set forth in Buyer's purchase order. Properly signed bills of lading shall constitute delivery.

2. SELLER SHALL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, LIQUIDATED, SPECIAL, CONSEQUENTIAL, CONTINGENT OR INCIDENTAL DAMAGES WHATSOEVER ARISING OUT OF THIS TRANSACTION. Seller shall not be liable for any loss or damage arising out of delays in Seller's performance which are caused by factors beyond its control. No products may be returned to Seller without prior written permission from Seller. Claims of defects in products must be received by Seller within ten (10) days from the date said products are delivered to Buyer.

3. THERE ARE NO WARRANTIES WHICH EXTEND BEYOND THE DESCRIPTION IN THIS INVOICE. SELLER MAKES NO SPECIFIC WARRANTY, EXPRESS OR IMPLIED, AS TO MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. SELLER EXPRESSLY DISCLAIMS ANY WARRANTY, EXPRESS OR IMPLIED, OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

4. Buyer agrees to the pre-existing payment terms contained in this invoice. Buyer agrees to pay interest on overdue balances at the rate of 1.5% per month. Buyer agrees to pay all costs and expenses (including court costs, reasonable attorney's fees and litigation expenses) incurred by Seller in connection with the enforcement of any provision of this agreement. The parties agree that the laws of the state of Missouri and the Uniform Commercial Code, as adopted by the State of Missouri, shall govern the construction, operation, performance and enforcement of this agreement. The buyer and by consent to the jurisdiction of the courts of the Circuit Court of St. Louis County, Missouri should any dispute arise between the parties concerning this agreement.

5. Notwithstanding the foregoing, Seller and Buyer agree that any controversy or claim arising out of this order shall be settled by arbitration administered in Houston, Harris County, Texas, pursuant to a single arbitrator, arbitrating pursuant to the American Arbitration Association, under its commercial arbitration rules, and judgment on the award rendered by the arbitrator may be entered and enforced in any court having jurisdiction thereof.